

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEBRASKA

WILLIAM FUELBERTH, Individually and
on Behalf of All Others Similarly Situated,

Plaintiffs,

v.

GODFATHER'S PIZZA, INC.,

Defendant.

Case No. 8:22-cv-00195

EIGHTH JOINT STATUS REPORT

COME NOW the Plaintiffs William Fuelberth, Anthony Robert Cook, Ethan Bradley Brownell, William E. Donlan, Rebecca Holmes, Sara G. Hovorka, Christian Ramos, Jordan Schnider, Dylan Thomas, Halee Williams, Aaron Lyle Wilson, Noah Daniel Grice, Brad Mathewson, Dylan Araujo, Brian Avalos, Alex Leland Carey, Louis J. Hacker, Ryan Loye, Samuel J. Peterson, Edward Anthony Walbrecht, T'Challa Wayne Berg, Michael Anthony Miller, Tamara Schwid, James Dean Soderholm, Christopher Kollar, Gage Michael Kreeger-Collier, Amber Burbridge, Trenea Starks, Anthony Palazzola, Spencer Jonas, Christian Kjeldgaard, Melissa Spear, Joel Pattie, Guy Robert Brown II, Brandon L. Hopkins, Courtney James Schenk, Todd Taylor, Thomas Nastase, and Andrea Manganaro (collectively, the "Plaintiffs"), and Defendant Godfather's Pizza, Inc. ("Godfather's Pizza"), by and through their respective counsel, and submit the following Joint Status Report, in accordance with the Court's Order entered on June 7, 2024 (*Doc. No. 51*):

1. The parties continue to maintain an open line of communication regarding the exchange of provisional discovery and the potential for settlement discussions and/or mediation. The meet and confer process concerning Plaintiffs' written discovery responses and document production remains ongoing.

2. Plaintiffs' initial settlement demand, sent on December 12, 2024, remains under consideration by Godfather's Pizza. Godfather's Pizza is in the process of

gathering additional information to fully evaluate and respond to Plaintiffs' settlement. Following Godfather's Pizza's review of Plaintiffs' settlement demand, the parties intend to further evaluate and discuss whether the parties wish to engage in settlement discussions and/or mediation, or whether Court intervention may be necessary to resolve any outstanding discovery issues.

3. In light of these ongoing discussions, the parties agree that the stay should remain in place at this time.

Dated this 5th day of February, 2025.

Jointly submitted by:

WILLIAM FUELBERTH, ANTHONY ROBERT COOK,
ETHAN BRADLEY BROWNELL, WILLIAM E. DONLAN,
REBECCA HOLMES, SARA G. HOVORKA, CHRISTIAN
RAMOS, JORDAN SCHNIDER, DYLAN THOMAS,
HALEE WILLIAMS, AARON LYLE WILSON, NOAH
DANIEL GRICE, BRAD MATHEWSON, DYLAN
ARAUJO, BRIAN AVALOS, ALEX LELAND CAREY,
LOUIS J. HACKER, RYAN LOYE, SAMUEL J.
PETERSON, EDWARD ANTHONY WALBRECHT,
T'CHALLA WAYNE BERG, MICHAEL ANTHONY
MILLER, TAMARA SCHWID, JAMES DEAN
SODERHOLM, CHRISTOPHER KOLLAR, GAGE
MICHAEL KREEGER-COLLIER, AMBER
BURBRIDGE, TRENEA STARKS, ANTHONY
PALAZZOLA, SPENCER JONAS, CHRISTIAN
KJELDGAARD, MELISSA SPEAR, JOEL PATTIE, GUY
ROBERT BROWN II, BRANDON L. HOPKINS,
COURTNEY JAMES SCHENK, TODD TAYLOR,
THOMAS NASTASE, AND ANDREA MANGANARO,
Plaintiffs

By: /s/ Josh Sanford
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- and -

GODFATHER'S PIZZA, INC., Defendant

By: /s/ Sydney M. Huss
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CERTIFICATE OF SERVICE

I, Josh Sanford, hereby certify that on this 5th day of February, 2025, I electronically filed the foregoing document with the Clerk of the United States District Court for the District of Nebraska using the CM/ECF system, which sent notification of such filing to the following:

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/s/ Josh Sanford
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